

Dear FCC,

Any rule requiring written consent before faxing to a business should exempt job applicants and their agents, in my opinion, as a long time professional employment professional. We provide a critical service and for employers and positively effect the employment status of many many Americans.

The recent rule and order of the FCC, regarding this subject, will be interpreted to require job hunters (who are in-effect advertising their services) to seek written consent before faxing a resume. I cannot believe this was the intention of any Telecommunications Act passed by congress and I know it would place undue hardship on job hunters including subjecting them to victimization by unscrupulous attorneys.

We are not facsimile marketers; we are providers of employees, employment and opportunity. Over 60% of our business is 'confidential', therefore, without the ability to 'pass along available talent' to hiring authorities ~ and provide them with a method to reply, we could fail to survive as a business entity and the employment quality and quality will suffer.

To this day, in over 20 years, we have not received one complaint in the manner in which we facsimile-present available talent who desire employment with a specific firm, but do not have sufficient data to approach themselves. Respectfully.